EXHIBIT A

B 10 (Official Form 16) (04/10)				
UNITED STATES BANKRUPTCY COURT Southern District of New York		PROOF OF CLAIM		
Name of Debtor Motors Liquidation Company (f/k/a General Motors Corporation)	Case Numb 09-500	26 (REG)		
NOTE. This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A request for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503				
Name of Creditor (the person or other entity to whom the debtor owes money or property) Stanley R. Stacko Name and address where notices should be sent Stanley R. Stasko 27653 Lexington Pkwy	U Check this box to indicate that this olaim amends a previously filed claim. Court Claim Number: (If known)			
Southfield, Michigan 48076 Tolephone number (313) 670-6917	Filed on			
Name and address where payment should be sent (if different from above) Stanley R. Stasko ; FILED - 70285 27653 Lexington Pkwy MOTORS LIQUIDATION COMPANY Southfield, Michigan 48076 ; F/K/A GENERAL MOTORS CORP Telephone number SDNY # 09-50026 (REG) (313) 670-6917	anyone e relating statemen	us box if you are aware that else has filed a proof of claim to your claim. Attach copy of at giving particulars has box if you are the debtor e in this case		
1. Amount of Chalm as of Date Case Flied: Final amount by U.S. District Court - E.D. Michigan If all or part of your chain is secured, complete item 4 below; however, if all of your claim is unsecured, do not complete item 4 If all or part of your claim is entitled to priority, complete item 5	Priority any por	of Claim Entitled to under 11 U.S.C. §507(a). It tion of your claim falls in he fellowing categories, he box and state the		
LI Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach itemized statement of interest or charges	Specify the	priority of the claim		
2. Basis for Claim:Civil Law Suit; Case #2:09-CV-14827; E.D. Michigan		c support obligations under \$507(a)(1)(A) or (a)(1)(B)		
(See instruction #2 on reverse side) 3. Last four digits of any number by which creditor identifies debtor 4827 Last four digits from Case #2:09-CV-T4827 3a. Debtor may have scheduled account as: (See mistruction #3a on reverse side.) 4. Secured Claim (See instruction #4 on reverse side.) Check the appropriate box if your claim is secured by a hen on property or a right of setoff and provide the requested	to \$11.7 before f petrtion business	salaries, or commissions (up 25°) earned within 180 days iling of the bankruptcy or cessation of the debtor's s, whichever is earlier – 11 (507 (a)(4)		
information Nature of property or right of setoff: ① Rea! Estate ② Motor Vehicle © Other		tions to an employee benefit USC §507 (a)(5)		
Describe: Value of Property:S Annual Interest Rate% Amount of arrearage and other charges as of time case filed included in secured claim,	Up to \$2,600° of deposits toward purchase, lease, or rental of property or services for personal, family, or household use - 11 USC \$507 (a)(7)			
If any: SBusis for perfection: Amount of Secured Claim: S Amount Unsecured: S	U Taxes or penalties owed to governmental units – 11 U S C §507 (a)(8)			
6. Credits: The amount of all payments on this claim has been credited for the purpose of making this proof of claim. 7. Documents: Attach redacted comes of any documents that support the claim, such as promissory notes, purphase orders, involves, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. You may also attach a summary. Attach redacted copies of documents providing evidence of perfection of a security interest. You may also attach a summary. (See instruction 7 and definition of 'redacted' on reverse side.)	ii Other - Specify applicable paragraph of 11 USC \$507 (a)() Amount cutified to priority:			
DO NOT SEND ORIGINAL DOCUMENTS, ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING, CODY OF Complaint and Exhibits from Civil Suit Case #2:09-CV-14827 U.S. District Court - E.D. Michigar If the documents are not available, please explain filed with Motion for Relief	Amounts are subject to adjustment on 4//13 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.			
Date. 04/25/201 Other person authorized to file this claim must sign at Sign and print name and title, if any, of the on other person authorized to file this claim and state address and telephore number of different from the address above. Attach copy of power of attorney, if any	editor or '	FOR COURT USE ONLY		
Stanley R. Stasko 27853 Lexington Pkwy Southfield, Michigan 48076; #313 670-6917		APR 3 0 2010		

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In rc :
Bankruptcy of Motors Liquidation Company : Cha
(f/k/a General Motors Corporation) ("MLC") :

Chapter 11

Case No. 09 - 50026 (REG)

Debtor.

NOTICE: UNITED STATES DISTRICT COURT – EASTERN DISTRICT OF MICHIGAN ADMINISTRATIVELY CLOSED STASKO V. GENERAL MOTORS CORPORATION

Stanley R Stasko respectfully states

APR 3 0 2010

- that I am the Plaintiff (Pro Se Litigant) in the civil action Stasko vs General Motors Corporation United States District Court – Eastern District of Michigan; Case # 2.09-CV-14827, Honorable Judge Julian Abele Cook
- 2) that on April 8, 2010, Stanley R Stasko Motion for Relief from Automatic Stay (Bankruptcy Court Docket #5151) was heard by the Honorable Robert E Gerber of the United States Bankruptcy Court of the Southern District of New York
- 3) that the Bankruptcy Court ordered the Motion for Relief from Automatic Stay is Denied (See Exhibit 1)
- 4) the Bankruptcy Court ordered "Mr Stasko shall give notice of this ruling to the Michigan Court" (See Exhibit 1)
- 5) the Bankruptcy Court ordered "Mr Stasko shall withdraw the Michigan Case" (See Exhibit 1)

- 6) that on April 12, 2010, Stanley R Stasko appeared before Honorable Julian Abele Cook Jr of the United States District Court of the Eastern District of Michigan for "a hearing regarding, inter alia, (1) the effect, if any, of a "stay of litigation" order that had been imposed upon the parties in a lawsuit (including the Defendant, General Motors Corporation, now known as Motors Liquidation Company), by the Bankruptcy Court for the Southern District, of New York" (See Exhibit 2)
- 7) Stanley R Stasko informed the United States District Court of the Eastern District of Michigan that the Bankruptcy Court Denied the Motion for Relief from Automatic Stay
- 8) Stanley R Stasko informed the United States District Court of the Eastern
 District of Michigan that the Bankruptcy Court ordered Mr Stasko to
 withdraw his case against General Motors Corporation
- 9) the United States District Court of the Eastern District of Michigan did not order Stanley R. Stasko to withdraw civil action Stasko vs. General Motors Corporation United States District Court – Eastern District of Michigan, Case # 2 09-CV-14827
- 10) the United States District Court of the Eastern District of Michigan

 "administratively close this case during the duration of the bankruptcy

 proceedings involving the Defendant in the Southern District of New York"

 (See Exhibit 2)

11) the United States District Court of the Eastern District of Michigan ordered

"upon the termination of these bankruptcy proceedings in New York, either party may file a motion, which would seek to reopen this case, within a period of sixty (60) days from the date of final resolution of the above-listed bankruptcy case" (See Exhibit 2)

Dated April 27, 2010

Stanley R Stasko 27653 Lexington Pkwy Southfield, Michigan 48076 Telephone # 313-670-6917 Pro Se Litigant

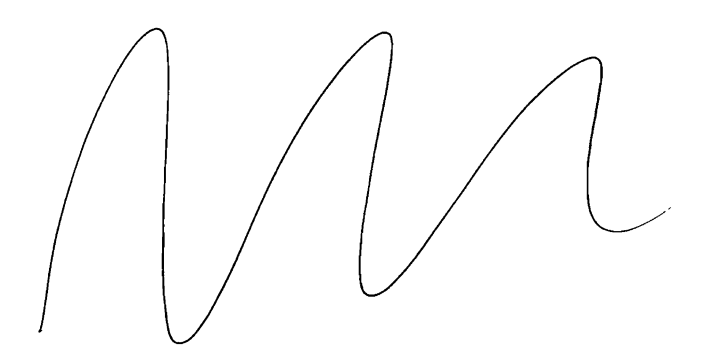
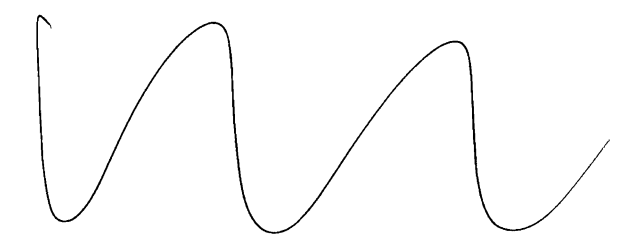


Exhibit - 1



UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

Chapter 11 Case No.

MOTORS LIQUIDATION COMPANY, et al., f/k/a General Motors Corp., et al.

09-50026 (REG)

Debtors.

(Jointly Administered)

ORDER DENYING MOTION OF STANLEY R. STASKO FOR RELIEF FROM THE AUTOMATIC STAY

Upon the motion, dated February 19, 2010 of Stanley R Stasko [Docket No 5151] (the "Motion"), requesting relief from the automatic stay to proceed with case number 09-14827 (the "Michigan Case"), currently pending in the United States District Court for the Eastern District of Michigan (the "Michigan Court"), all as more fully described in the Motion, and the Court having jurisdiction to consider the Motion and the requested relief in accordance with 28 U.S.C §§ 157 and 1334 and the Standing Order M-61 Referring to Bankruptcy Judges for the Southern District of New York Any and All Proceedings Under Title 11, dated July 10, 1984 (Ward, Acting C J); and consideration of the Motion being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and Motors Liquidation Company and its affiliated debtors having filed their opposition to the Motion [Docket No 5390] (the "Opposition"); and the Court having held a hearing to consider the requested relief on April 8, 2010 (the "Hearing"), and based upon the

Motion, the Opposition, and the record of the Hearing, and all of the proceedings before the Court, it is

ORDERED that for the reasons set forth on the record of the Hearing, the Motion is DENIED; and it is further

ORDERED that Mr. Stasko shall give notice of this ruling to the Michigan Court, and it is further

ORDERED that Mr. Stasko shall withdraw the Michigan Case, and it is further

ORDERED this Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation and/or enforcement of this Order.

Dated: New York, New York April <u>21</u>, 2010

s/Robert E. Gerber
THE HONORABLE ROBERT E. GERBER
UNITED STATES BANKRUPTCY JUDGE

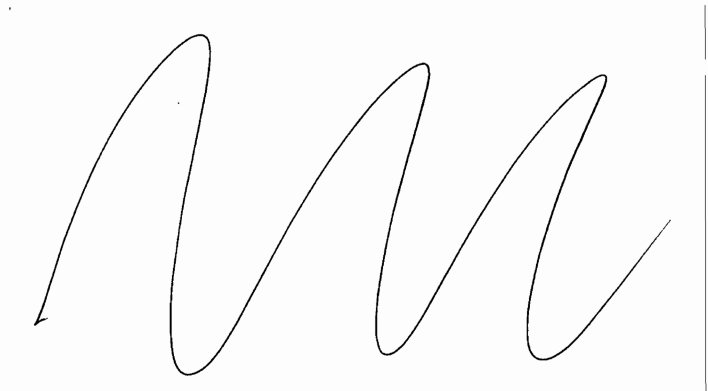
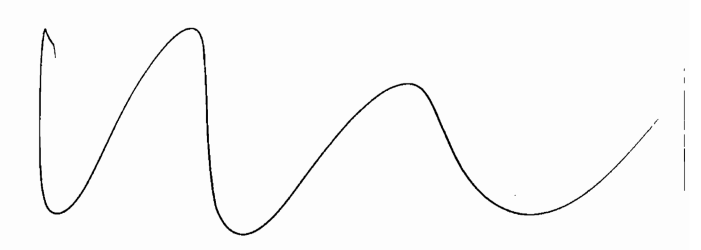
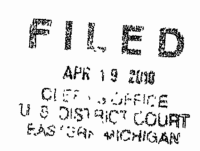


Exhibit - 2



UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION



STANLEY R STASKO

٧

Plaintiff.

GENERAL MOTORS CORPORATION,

Case No 09-14827 Honorable Julian Abele Cook, Jr

Defendant

<u>ORDER</u>

On April 12, 2010, the Court conducted a hearing regarding, *inter alia*, (1) the effect, if any, of a 'stay of litigation' order that had been imposed upon the parties in a lawsuit (including the Defendant, General Motors Corporation, now known as Motors Liquidation Company), by the Bankruptcy C ourt for the Southern District, of New York, and (2) an application for the appointment of counsel that had been proffered by the *pro se* Plaintiff, Stanley R Stasko, in the case that is currently pending before this Court

For the reasons that were set forth on the record at the conclusion of the April 12th hearing, the Court will, and must, administratively close this case during the duration of the bankruptcy proceedings involving the Defendant in the Southern District of New York. Upon the termination of these bankruptcy proceedings in New York, either party may file a motion, which would seek to reopen this case, within a period of sixty (60) days from the date of final resolution of the above-listed bankruptcy case.

]

Furning to the second issue (i.e., the appointment of counsel) and despite the initial willingness of the Court to process the Plaintiff's application, it now notes that upon a reevaluation of this matter (including an examination of an affidavit which sets forth his financial resources), the appointment of a pro bono attorney under these circumstances is neither justified nor warranted. The underlying purpose of selecting a pro bono attorney is designed to, among other things, assist those persons who are indigent and are in need to legal advice and assistance. The selection of a probono attorney is, in essence, restricted to those persons who are unable to represent themselves for reasons that are presumptively economic

The Court concludes that the granting of the Plaintiff's request for the appointment of a *pro bono* attorney would violate the spirit as well as the overall policy of this Court to restrict its selection to those persons whose current economic status would deny them an opportunity to receive equal justice under the law. Thus and under the circumstances that are presently known to the Court, the request of the Plaintiff for the appointment of a *pro bono* counsel does not satisfy this standard and therefore must be denied

IT IS SO ORDERED

Dated April 19, 2010
Detroit, Michigan

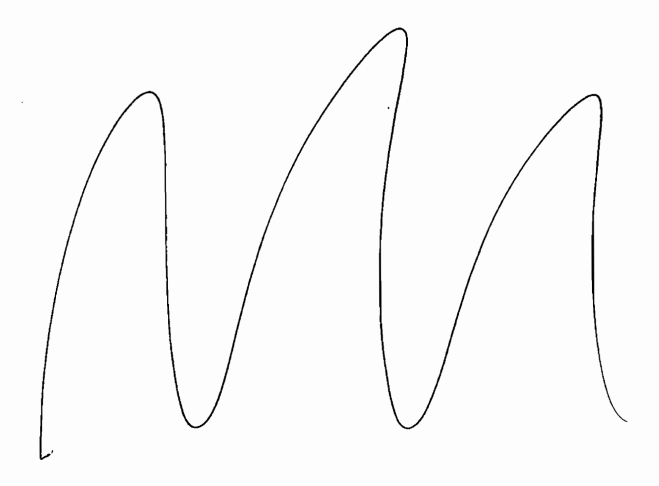
S/Julian Abele Cook, Ji
JULIAN ABELE COOK, JR
United States District Court Judge

¹ Although the Plaintiff is currently unemployed, he states in his application that he has approximately \$115,110 in a bank account

CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing Order was served upon counsel of record via the Court's ECF System to their respective email addresses or First Class U.S. mail to the non-ECF participant Stanley Stasko, 27653 Lexington Parkway, Southfield, MI 48076 on April 19, 2010

s/ Kay Doaks Case Manager



UNITED STATES	BANKRUP	ICY COURT
SOUTHERN DIST	RICT OF N	EW YORK

In re :
Bankruptcy of Motors Liquidation Company :

Chapter 11

(f/k/a General Motors Corporation) ("MLC")

Case No. 09 - 50026 (REG)

Debtor.

AFFIRMATION OF SERVICE

A copy of the (1) Notice United States District Court – Eastern District of Michigan

Administratively Closed Stasko v General Motors Corporation, (2) United States

Bankruptcy Court – Southern District of New York Proof of Claim has been served upon the Debtor in the manner indicated below

Name of Debtor Served

Motors Liquidation Company

(f/k/a General Motors Corporation)

APR 3', 3

Weil, Gotshal & Manges LLP

767 Fifth Avenue New York, New York 10153

Date of Service April 28, 2010

Method of Service and Declaration I, Stanley R Stasko, served Debtor by U S Priority mail a copy of the above specified items. I declare the information contained in this

Affirmation of Service is true and correct

Signature of Server.

Date: April 28, 2010

Server's Address 27653 Lexington Pkwy Southfield, Michigan 48076 #313-670-6917